1 Raffi Leon George (Estate) Case No. 04CEPR01552

Attorney Simonian, Jeffrey D (for Leon Y. George and Armen L. George – Administrators)

Probate Status Hearing Re: Failure to File the Inventory and Appraisal and for Failure to File a First Account or Petition for Final Distribution

	_
Comb from: 0/151	_
Cont. from: 06151 071615, 082415,	ο,
092815	
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order Aff Posting	
Aff. Posting Status Rpt	
UCCJEA	
Citation	
FTB Notice	
1	

LEON Y. GEORGE, father, and **ARMEN L. GEORGE,** brother, were appointed as Co-Administrators with Full IAEA without bond and Letters issued on 1-25-05.

Inventory and Appraisal Partial No. 1 was filed on 01/09/2015 indicating real property valued at \$160,000.00 and personal property valued at \$1,500.00.

Final Inventory and Appraisal Partial No. 2 was filed 04/20/2015 indicating personal property valued at \$139,728.83

No accounting or petition for final distribution was ever filed pursuant to Probate Code § 12200.

Minute Order of 04/20/2015 set this status hearing. Minute Order states: Mr. Simonian represents that he has the completed Final Inventory and Appraisal with him and he will file it directly after this proceeding. Mr. George requests 45 days; the OSC is vacated. If the petition is filed at least two court days prior, then no appearance is necessary on 06/15/2015.

Please see additional page

NEEDS/PROBLEMS/COMMENTS:

Minute Order of 09/28/2015: Counsel represents that the paperwork for probating the father's estate is still with the Administrator; he anticipates its return this week. No appearance is necessary on 10/19/2015 if the petition is filed at least two court days prior.

1. Need First Account or Petition for Final Distribution or current written status report pursuant to Local Rule 7.5 which states in all matters set for status hearing verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.

Reviewed by: LV

Reviewed on: 10/14/2015

Updates:
Recommendation:
File 1 - George

1

1 (additional page) Raffi Leon George (Estate) Case No. 04CEPR01552

Status Report filed 09/25/2015 for previous hearing states the Petition for Final Distribution of the Decedent's estate has been prepared and forwarded to the Administrator for signature. Waivers of Accounting by all heirs of the Decedent have been prepared and forwarded for their respective signatures. As of this date, they have not been returned to allow for filing with this Court prior to the scheduled Status Hearing. The sole heirs of the Decedent under the laws of intestate succession are his parents, Leon Y. George (deceased) and Louise K. George. The Decedent's estate is solvent. All creditor claims that have been filed are to be allowed. The claim of the Franchise Tax Board is being resolved and it is anticipated that a withdrawal/dismissal of claim will be obtained from the Franchise Tax Board and filed with this Court prior to the hearing on the Petition for Final Distribution. The claim of MBNA America in the amount of \$8,671.45 has been resolved. The claim of Discover Financial in the amount of \$8,041 has been resolved. Mr. Simonian is in the process of obtaining a withdrawal/dismissal of the claims from these creditors.

Mr. Simonian will be attending the status hearing scheduled for 09/28/2015, and can address any additional questions.

Zoe Louise Nadine O'Ryan (GUARD/P) Magness, Marcus (for Nora Yerena – Guardian/Petitioner)

Case No. 06CEPR00577

First Amended Petition to Transfer Proceedings to Santa Cruz County, California

Age: 11		NORA YERENA, maternal aunt, was	NEEDS/PROBLEMS/COMMENTS:
		appointed as Guardian of the Person on	
		01/04/12.	 Need proof of service by mail
			at least 15 days before the
		Petitioner filed a First Amended Petition	hearing of Notice of Hearing
	ont. from	to Transfer Proceedings to Santa Cruz	with a copy of the First
		County, California on 08/19/15	Amended Petition to Transfer
	Aff.Sub.Wit.	requesting that this proceeding be	Proceedings to Santa Cruz
✓	Verified	transferred to Santa Cruz County	County pursuant to Probate
	Inventory	pursuant to Probate Code §§ 2210 et	Code § 2214 <u>or</u> Consent &
	PTC	seq. Petitioner states that the Guardian	Waiver of Notice <u>or</u>
	Not.Cred.	and minor both reside in Santa Cruz	Declaration of Due Diligence for:
✓	Notice of	County and the biological mother, Heather Huffman, resides in Monterey	a. Heather Huffman
	Hrg	County. Petitioner is employed as a	(mother)
✓	Aff.Mail w/o	doula, providing services and support to	b. Jessie Collins (father)
	Aff.Pub.	women during childbirth. As part of her	c. Connie Huffman
	Sp.Ntc.	job, she is on call and must immediately	(maternal grandmother)
		attend to her clients when they go into	d. Earnest Hamm (maternal
	Pers.Serv.	labor. Petitioner is also a mother and	grandfather)
	Conf.	the care provider for her own children in	e. Paternal grandparents
	Screen	addition to the minor.	
	Letters		Note: It is noted that Notice of
	Duties/Supp	Petitioner states that it is a burden to	Hearing was mailed to Heather
	Objections	take time off of work to travel to Fresno	Huffman and Connie Huffman on
	Video	to attend hearings in this case. The	08/28/15, however the proof of
	Receipt	travel time requires Petitioner to have to	service does not indicate that a
	CI Report	make other arrangements to ensure that all of the children under her care are	copy of the Petition was included with the Notice of Hearing.
	9202	fed and make it to school in a timely	will the Notice of Fleding.
✓	Order	manner. This burden would be	Note: If the Petition is granted, a
		significantly lessened if the proceedings	status hearing will be set as follows:
		were moved to Santa Cruz County.	Monday, January 4, 2016 at
		Petitioner has attempted to use	9:00am in Dept. 303 for
		CourtCall, but the service is expensive.	confirmation of receipt of
		·	transfer
	Aff. Posting	Now that the mother has moved to	Reviewed by: JF
	Status Rpt	Monterey County, the minor has no	Reviewed on: 10/13/15
	UCCJEA	contact in Fresno County.	Updates:
	Citation	Petitioner prays for an Order transferring	Recommendation:
	FTB Notice	this proceeding to the Superior Court of	File 2 – O'Ryan
		California, County of Santa Cruz.	
<u> </u>		Camorina, Coorny or Jama Croz.	
			2

Atty Knudson, David N. (for Petitioner/Administrator Laura Dozier)

First Amended First Account and Report of Administrator, and Petition to set Aside
Exempt Personal Property to Surviving Spouse

			Ex
DO	D: 9/18/20	07	
Со	nt. from 12	21113	3,
020	0314, 0224	14,	•
032	2414, 0421	14,	
	1914, 0630		
	0314, 0427		
062	2215, 0817 Aff.Sub.W		
		11.	
✓	Verified		
√	Inventory	·	
\	PTC		
√	Not.Cred	•	
✓	Notice of		
	Hrg	_	
✓	Aff.Mail	W,	/
	Aff.Pub.	_	
✓	Sp.Ntc.	W,	/
	Pers.Serv.	•	
	Conf.		
	Screen		
✓	Letters	2/4	/08
	Duties/Su	рр	
	Objection	ns	
	Video		
	Receipt		
	CI Report		
✓	9202		
✓	Order		
	Aff. Postir		
	Status Rp	t	
	UCCJEA		
	Citation		
/	FTB Notice	е	

LAURA DOZIER, surviving spouse/Administrator, is petitioner.

Account period: 2/4/2008 - 9/30/2013

Accounting - \$650,755.95 Beginning POH- \$650,750.00 Ending POH - \$338,000.00

Petitioner states certain assets that were decedent's separate property constitute exempt personal property eligible to be set aside to the surviving spouse pursuant to Probate Code §6510. Petitioner requests the court set aside the following personal property

• 2005 KTM Motorcycle

Petitioner alleges prior to his death, the decedent had given the motorcycle to Petitioner's son, Chris Johnson. Although the motorcycle had been given to Chris, title remained in the name of the decedent. Petitioner requests the court set aside the motorcycle to Petitioner (and Petitioner will confirm transfer to her son, Chris). In the alternative, Petitioner requests that the court confirm the gift of the motorcycle made prior to the decedent's death.

Petitioner states the estate is not yet in a position to close. An action was filed on a rejected creditor's claim. The estate defaulted. The estate now is reviewing the situation to see whether it is possible to file a motion to set aside the default. Petitioner believes it will take an additional 4-6 months to close the estate.

Please see additional page

NEEDS/PROBLEMS/COMMENTS:

Continued from 8/17/15. Minute order states Counsel represents that he is still negotiating with the credit union and requests 60 days.

1. Petition states the real property on South Cornelia was a sinale family residence, having been acquired by the decedent prior to his marriage (in April of 2006) to petitioner. Following the decedent's death, Petitioner continued to reside in the home with her sons, and over the next fifteen months paid the mortgage, taxes and insurance on the property. Petitioner was unable to continue to make the payments and as a result the home was foreclosed upon. Petitioner is requesting reimbursement of \$25,050.00 for paying the mortgage from her personal funds. The petitioner and her sons received a benefit from living in the estate property. It appears that the payments towards the mortgage could be considered rents for living in the estate's real property and therefore not reimbursed. - See declaration filed 10/27/14.

Please see additional page

Reviewed by: KT
Reviewed on: 10/14/15
Updates:
Recommendation:
File 3 – Dozier

3 Sherman Wayne Dozier (Estate)

Case No. 08CEPR00017

Page 2

Petitioner prays for an order:

- 1. That the First Amended First Account and Report of Petitioner be settled, allowed and approved as filed:
- 2. That all actions of Petitioner as Administrator, as set forth in the petition, account and report be ratified, confirmed and approved;
- 3. That the Court confirm reimbursement to petitioner of costs and expenses in the amount of \$17,480.00, and that petitioner is owed a balance of \$35,758.09;
- 4. That the exempt personal property described in the petition be set aside to the surviving spouse or alternatively that the gift of the exempt property to Chris Johnson prior to the decedent's death be ratified, and confirmed:
- 5. That the administration of the estate continue.

NEEDS/PROBLEMS/COMMENTS (cont.):

2. Petition does not indicate whether or not the residence was marketed for sale during the 15 months Petitioner and her sons resided there after the decedent's death. Probate Code §9600 states the personal representative shall manage the estate to the extent that ordinary care and diligence require that the power be exercised. It appears that ordinary care would include marketing the property for sale rather than letting the property be foreclosed upon. Need more information regarding this property. Was there any attempt to sell the property? - See declaration filed 10/27/14

The declaration filed 10/27/14 raised additional questions.

1. Mr. Knudson states the Madera County property has been used to graze cattle and is not currently producing income. Was it ever producing income? No income is listed on the receipt schedule for cattle grazing.

Declaration filed on 10/27/14 states the residence on North Cornelia was appraised at \$285,000 at the date of death. However, at the time it had two mortgages against it – one for \$250,338.60 and a second mortgage in the approximate amount of \$33,400.00. Decedent died just prior to the downturn in the market. Mrs. Dozier made the payments on the loans (\$1,370.00 and \$300.00 respectively) for 15 months. Mrs. Dozier tried to communicate with the bank after they began foreclosure proceedings, but they were unwilling to speak with her as administrator – nor were they willing to consider any loan modifications. The property was foreclosed on in October 2009. Public records indicate it sold for \$90,000.00.

Attorney Knudson states he considered filing for a probate homestead on behalf of his client, but that would have required Mrs. Dozier to take the property subject to the liens against it. It was determined that there was no benefit to her in requesting a probate homestead due to the encumbrances against the property.

Attorney Knudson states the Examiner questions whether or not Mrs. Dozier's request for reimbursement should be offset by the fair rental value of the property. Mr. Knudson states he is informed that the rental property was then not in excess of \$1,000 a month. Even with an offset for rental value, the administrator has made additional payments in trying to preserve the estate asset in the amount of \$10,500 over and above the rental value, and should receive credit for that amount of expenses paid.

3 Sherman Wayne Dozier (Estate)

Case No. 08CEPR00017

Page 3

Declaration filed on 10/27/14 (continued): With respect to the creditor's claim. Mr. Knudson is in negotiations with Fresno County Federal Credit Union, and will soon be filing a motion to set aside the default.

Mrs. Dozier has been advancing funds for the payment on taxes on the Madera County real property; it is not presently listed for sale because there does not seem to be any current market. While it has been used by third parties for grazing cattle, recent thefts of cattle in the area have curtailed its use, and it is not presently producing income.

Declaration filed on 4/23/15 states an offer of compromise of the creditor's claim has been received by Fresno County Federal Credit Union and is being considered by the Administrator; hopefully the issues will be resolved within the next 30 days. The estate's real property in Madera County is in escrow. The escrow agent confirms that the sale is due to close prior to the end of April 2015. Wherefore is it respectfully requested that the First Account be settled.

Declaration filed on 6/18/15 states at the hearing on 4/27/15, attorney appeared and advised the court that negotiations were continuing with Fresno County Federal Credit Union concerning the creditor's claim. Those negotiations are ongoing and will hopefully be resolved within two weeks. The Madera real property was sold and escrow closed 4/28/15. Administrator received a check for \$92,377.89. Finalization of the settlement of the Fresno County Federal Credit Union escrow is the remaining issue. Attorney Knudson requests continuance of 60 days to close the estate.

Note: If the petition is granted the court will set a status hearing for the filing of the petition for final distribution on **Wednesday**, **February 24**, **2016 at 9:00 a.m. in Dept. 303**.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

Palmina Fratis (CONS/PE)
Hiyama, Dean (Diane Mosolf – conservator/Petitioner)

Second Account and Report of Conservator; Petition for Allowance of Fees to Conservator and Allowance of Attorney Fees

Ag	e: 97		DIANE MOSOLF, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
			Petitioner. Account period: 03/01/13 - 04/30/15 Accounting: \$1,684,448.47	There are errors on the summary of account causing the charges and the credits to not balance. Some of the figures listed on the
Co	nt. from Aff.Sub.Wit.		Beginning POH: \$1,181,504.44 Ending POH: \$1,348,051.73	summary of account do not match what is stated on the schedules. (e.g. line 3 on the
√	Verified Inventory		Conservator: \$1,768.40 (88.42 hours @ \$20/hr.)	Summary of Account (Receipts) lists \$560,239.67, however schedule A lists \$360,239.67.) Need
✓	Not.Cred. Notice of		Attorney: \$14,185.83 (112.5 paralegal hours @ \$110/hr. and 8.08 attorney hours @ \$250/hr.)	amended Petition. 2. The beginning Property on hand does not match the ending
√	Aff.Mail Aff.Pub.	w/	Current bond: \$260,745.70 (Petitioner states that bond is	property on hand from the first accounting. 3. The attorney fee request includes
	Sp.Ntc. Pers.Serv. Conf.		sufficient for the assets on hand because the Court ordered blocking of certain accounts in lieu of posting	billing for 60 hours for "Account Reconciliation" and 40 hours for the preparation of the second account (paralegal time @
	Screen Letters Duties/Supp		Petitioner prays for an Order:	\$110/hr.). The Court may require more information as to why the account reconciliation and
	Objections Video		 Approving, allowing and settling the second account; and Authorizing the conservator and attorney fees and commissions. 	preparation of the second and final account took so much time for this relatively routine
✓ ✓	Receipt CI Report 2620(c)		Court Investigator Jennifer Daniel filed	accounting that contains errors. (Total billing for these two tasks = \$11,000.00).
√	Order		a report on 06/22/15.	4. Disbursements from the Bank of the West Account ending in 9340 show 25 charges of \$2.50 each for "Image Copy Fee". The Court may require more information as to what these charges were for.
	Aff. Posting			Reviewed by: JF
	Status Rpt			Reviewed on: 10/14/15
	UCCJEA			Updates:
<u> </u>	Citation			Recommendation:
	FTB Notice			File 4 – Fratis

Ishii Family Trust 3/3/1992 (Trust)
Fanucchi, Edward L. (for Gerald Ishii – Beneficiary – Petitioner)
Burnside, Leigh W. (for Leslie Ishii – Co-Trustee – Respondent)
Probate Status Hearing RE: Status of Agreement

	GERALD ISHII, Beneficiary and Co-Trustee, filed	NEEDS/PROBLEMS/COMMENTS:
	Petition of Beneficiary to Remove Successor	-, - <u></u>
	Co-Trustees, Appoint Temporary Successor	
	Trustee, and for Payment of Attorneys' Fees	
Card from 041215	and Costs on 5-17-12. The petition was set for	
Cont from 041315, 041315, 071315	hearing on 7-2-12.	
Aff.Sub.Wit.	LECLIE ISUIL Popofician, and Co Truston filed	
	LESLIE ISHII, Beneficiary and Co-Trustee, filed Objection on 6-21-12. Petitioner replied to the	
Verified	Objection on 6-25-12.	
Inventory		
PTC	The hearing on 7-2-12 was continued	
Not.Cred.	numerous times, and after numerous status	
Notice of	and settlement hearings, at the settlement	
Hrg	conference hearing on 1-5-15, the parties	
Aff.Mail	represented that they are working on agreement, and the Court set this status	
Aff.Pub.	hearing re the agreement.	
Sp.Ntc.	Trodining to the agreement.	
Pers.Serv.	Status Declaration of Leigh Burnside filed	
Conf.	7/7/15 states a draft settlement has been	
Screen	reviewed and Gerald Ishii's attorney Jay M.	
Letters	Kelly, has been provided with comments and	
Duties/Supp	revisions. Once the parties decide on the matter of the lot line adjustment, Ms. Burnside	
Objections	anticipates that the settlement agreement	
Video	can be finished. While the attorney	
Receipt	understands this matter has been pending	
CI Report	before the court for a very long time, she does	
9202	believe the parties are trying to work toward a	
Order	resolution.	
Aff. Posting	Status Declaration of Leigh Burnside filed	Reviewed by: skc
Status Rpt	10/9/15 states the line proposed by Gerald Ishii	Reviewed on: 10/14/15
UCCJEA	is located too close in proximity to Les Ishii's	Updates:
Citation	water pump and filters. The application was	Recommendation:
FTB Notice	submitted to the County of Fresno's Dept. of	File 5 – Ishii
	Public Works and Planning without first	
	obtaining the consent of Les Ishii to the	
	location. She has written to counsel numerous times to discuss this issue, but counsel has	
	failed to engage in any discussions. No	
	response was received to her letter	
	(attached). Ms. Burnside is informed by her	
	client's accountant that he and Mr. Jeffries,	
	Gerald's accountant, plan to continue	
	discussing the matter later this month, but has	
	no information that Gerald has reconsidered	
	his position on the proposed lot line.	
	<u>SEE PAGE 2</u>	

5 Ishii Family Trust 3/3/1992 (Trust)

Case No. 12CEPR00447

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Status Report filed 10/14/15 by Attorney Fanucchi states it was his understanding that both accountants were under an Oct. 15 general tax deadline and agreed to make this matter a priority after that date. His office was recently informed that they have discussed possible resolutions regarding the lot line adjustment in question, and it was Mr. Fanucchi's understanding that no further discussions needed to take place with opposing counsel unless some progress had been made regarding the settlement. Therefore, an extension to negotiate the settlement is requested.

Case No. 13CEPR00432

Attorney

Patricia Stott (CONS/PE) Case Shahbazian, Steven L. (for Brooke A. Castle – Conservator/Petitioner) Second and Final Account and Report of Conservator

DC	DD: 01/08/15	BROOKE A. CASTI	.E, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
	<u> </u>	Petitioner.		CONTINUED FROM 00/21/15
				CONTINUED FROM 09/21/15 Minute Order from 09/21/15
		Account period:	09/22/14 – 06/22/15	states: Ms. Johnson reports that she is awaiting the return of the
Со	ont. from 081015,	Accounting:	\$43,607.28	PC § 13100 affidavit with the
08	3115, 092115	Beginning POH:	\$20,286.77	Trustee's signature; she requests 3
	Aff.Sub.Wit.	Ending POH:	\$7,928.46	weeks.
✓	Verified			As of 10/13/15, nothing further has
	Inventory	Conservator:	waived	been filed.
	PTC	Attorney:	\$1,250.00 (ok per	Need Affidavit for
	Not.Cred.	Local Rule)	41,200.00 (alk pai	Collection or Transfer of
✓	Notice of	·		Personal Property from Clayton James Stott
	Hrg	Petitioner prays fo	or an Order:	pursuant to Probate Code
✓	Aff.Mail v	,	d allowing this second	§ 13100.
	Aff.Pub.	III	account and confirming	
	Sp.Ntc.	= conservate	f the petitioner as	
	Pers.Serv.	III	g the attorney's fees;	
	Conf.	and	, ,	
	Screen	3. Authorizing	g Petitioner to turn over	
	Letters		ning assets of the	
	Duties/Supp	III	orship estate to Clayton	
	Objections	ll l	tt, successor trustee of a Stoll Gregory Stott	
	Video	Survivor's T	_ :	
	Receipt			
	CI Report	Supplement to Se	cond and Final Account	
✓	2620(c)	I	nservator filed 08/10/15	
✓	Order	III	rrently existing a trust	
	Aff. Posting	ll l	stricia Stoll Gregory Stott	Reviewed by: JF
	Status Rpt	made in the repo	which reference is	Reviewed on: 10/13/15
	UCCJEA	· ·	gory Stott was signed	Updates:
	Citation	— 01/03/08 and refe		Recommendation:
	FTB Notice		nd Patricia Stoll Gregory	File 6 - Stott
		II	Declaration of Trust, as	
		ll l	atricia Stoll Gregory Stott	
		ll l	established by the	
			rvatee on 02/15/13 with	
		III	assets of the original Stott	
			Will could not reference	
			t, as it was not created	
		until 02/15/13.	und on Page ?	
<u>L</u>		Contin	ued on Page 2	

6 Patricia Stott (CONS/PE)

Case No. 13CEPR00432

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However, there have been no other or later will found by the conservator. Therefore, this is the only will that can be presented to the court and is the intention of the surviving settlor (decedent, Patricia Stott) to dispose of assets that were under her ownership and control under the terms of the original trust. Under the terms of the original 1986 trust, the surviving settlor, had the exclusive right to the assets assigned to the surviving spouse (the Survivor's Trust) and could amend or alter it at her discretion. Except for the assets currently held by conservatee, all other assets of the decedent are currently held by Clayton James Stott as the successor trustee of the Survivor's Trust. Mr. Stott, as trustee, has appeared in this matter. He is currently represented by Summer Johnson who has also appeared in this matter on Mr. Stott's behalf.

Any declaration of trustee required by Local Rule 7.12.5 would have to be filed by Mr. Stott, as trustee, and submitted to the Court. Mr. Stott has appeared in this matter multiple times and has been the trustee of the Survivor's Trust since December 2012, prior to the death of the conservatee. Any such information that is needed from Mr. Stott under Local Rule 7.12.5 cannot be filed by the conservator. However, information already in the court's file confirms that Clayton James Stott has been and currently is the acting trustee of the Survivor's Trust. (Notification by Trustee Pursuant to Probate Code § 16061.7 attached).

The Affidavit Procedure pursuant to Probate Code § 13100 would have to be prepared by the successor trustee, Mr. Stott, however, that is unnecessary in this action as the conservator need only transfer the conservatorship's remaining assets (after closing expenses) to the trustee pursuant to Probate Code § 2631(c). At that point, the trustee can sign a "Receipt" for said assets for filing with the Court (see Probate Code § 11751).

Attorney

Kruthers, Heather H. (for Public Administrator)

Probate Status Hearing RE: Filing of the First Account

Administrator of the Estate without bond and with full IAEA on 11/18/13. Letters of Administration were issued on 11/20/13. Aff.Sub.Wit. Verified Public PTC PTC PTC PTC Administrator and, on its own motion, appointed the Public Administrator. Notice of Hrg Note: On 2-3-15. Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Pers.Serv. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Sp.Ntc. Pers.Serv. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Status Report Regarding Final Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Reviewed by: JF Reviewed on: 10/13/15 Updates: 10/15/15 Recommendation: File 7 - Speer F	DOD: 04/12/13	JEOFFERY SPEER, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Duties/Supp Objections Video Receipt CI Report Video Notece of Aff. Posting Status Rpt UCCJEA Citation FTB Notice Letters of Administration were issued on 11/20/13. Anti-Sub.Wit. On 10/07/14, at a status hearing regarding filing of the Inventory & Appraisal, the Court removed Jeoffery Speer as Administrator and, on its own motion, appointed the Public Administrator. Note: On 2-3-15, Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Status Report Regarding Final Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing be set no sooner than 90 days from the date of this hearing to allow time to review the file and ascertain what remains to be done in order to			
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Duties/Supp Objections Video Receipt C1 Report Status Report C1 Report Status Rpt Aff. Posting Status Rpt Citation FTB Notice FTB Notice FTB Notice FTB Notice Aff.Sub.Wit. On 10/07/14, at a status hearing regarding filing of the Inventory & Appraisal, the Court removed Jeoffery Speer as Administrator and, on its own motion, appointed the Public Administrator. Note: On 2-3-15, Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Status Report Regarding Final Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing to allow time to review the file and ascertain what remains to be done in order to		1	
Conf. from			
Aff.Sub.Wit. Verified Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Dutlies/Supp Objections Video Receipt CI Report Aff. Posting Aff. Posting Status Rpt UCCJEA Citation FTB Notice Notice of Hrg Corder Co	Cont from	11/20/13.	Aamınıstrator.
Verified Inventory Regarding filing of the Inventory & Appraisal, the Court removed Jeoffery Speer as Administrator and, on its own motion, appointed the Public Administrator. Notice of Hrg		On $10/07/14$ at a status hearing	1 Need Accounting/Petition for
Inventory			_
PTC motion, appointed the Public Administrator. Notice of Hrg Note: On 2-3-15, Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Sp.Ntc. Pers.Serv. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Letters Duties/Supp Objections Video Receipt Underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing be set no sooner than 90 days from the date of this hearing to allow time to review the file and ascertain what remains to be done in order to			current verified status report.
Notice of Hrg Note: On 2-3-15, Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Pers.Serv. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Letters Duties/Supp Objections Video Receipt Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing be set no sooner than 90 days from the date of this hearing to allow time to review the file and ascertain what remains to be done in order to		·	
Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Aff. Posting Aff. Posting Status Rpt UCCJEA Clitation FTB Notice Note: On 2-3-15, Jeoffery Speer, former Administrator, filed an Inventory and Appraisal; however, the document is incomplete. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Status Report Regarding Final Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing be set no sooner than 90 days from the date of this hearing to allow time to review the file and ascertain what remains to be done in order to	Not.Cred.	· ·	
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Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Order Aff. Posting Status Rpt UCCJEA Citation FTB Notice Appraisal; however, the document is incomplete. Minute Order from hearing on 02/09/15 set this matter for status regarding filing of the Account/Petition for Distribution. Status Report Regarding Final Distribution filed 10/13/15 states: The Public Administrator's office recently underwent a staff change and has been unable to review and become familiar with every case. An Inventory & Appraisal was filed 02/03/15, but there are questions regarding the possibility of the existence of other items of property. Therefore the Public Administrator does not feel that the estate is ready to be closed and requests that the next status hearing be set no sooner than 90 days from the date of this hearing to allow time to review the file and ascertain what remains to be done in order to	Hrg	· · ·	
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Case No. 13CEPR00796

8 Daniel Kandarian (SNT) Case No. 13CEPR Attorney Johnson, Mark D (for Tom Avedesian and Louise Avedesian – Co-Trustees) Petition on First Accounting and Request for Attorney Fees

Ag	e: 62		TOM AVEDESIAN and LOUISE	NEEDS/PROBLEMS/COMMENTS:
			AVEDESIAN, Co-Trustees, are	Minute Order of 09/21/2015 (Judge Petrucelli):
			petitioners.	Neither Trustee is present due to illness and the
			Account period: 03/28/2014 –	raisin crop; matter is continued an at least one of
	nt. from 072715,		4/15/2015	the Co-Trustees is ordered to be personally
	2415, 092115	,	4/13/2013	present in Court on 10/19/2015.
-	Aff.Sub.Wit.		Accounting: \$50,365.25	[
			Beginning POH: \$50,000.00	Minute Order of 08/24/2015: The Court wants at
✓	Verified		Ending POH: \$34,456.67	least one of the Co-Trustees present in Court on
	Inventory			09/21/2015 in order to speak with them directly regarding the expenditures.
	PTC		Bond: \$52,514.00	The following issues remain:
	Not.Cred.		Trustee - not	The following issues remain.
1	Notice of		addressed	1. Disbursements include rent fees in the
 	Hrg		A11	amount of \$4,456.00. Examples of Trust
1		w/	Attorney - \$500.00	Distributions that will reduce SSI benefits are
-		**/	Cost - \$200.00 (filing	housing costs. Housing costs are not a
	Aff.Pub.		fee)	permissible distribution from the Special
	Sp.Ntc.		,	Needs Trust if they reduce other benefits that the beneficiary could be entitled to. Need
	Pers.Serv.		Petitioners pray for:	to provide justification of paying rent from
	Conf.		1. The First Accounting of this	the Special Needs Trust. – Declaration of
	Screen		special needs trust be	Attorney Johnson filed 8/21/15 states in
	Letters		approved.Court approve court costs.	regards to paying of rent, the Co-Trustees
	Duties/Supp		3. For such other and further	were trying to assist Mr. Kandarian in the least
	Objections		orders as the court may	complicated way. They can certainly assist
	Video		deem proper.	his needs in a different way other than
	Receipt		·	housing costs in the future.
	CI Report		Notice of Non-Payment of Bond	a Diala magazata is aluda a abamaga is tha
	9202		Premium filed 08/28/2015 states	 Disbursements include a charge in the amount of \$352.00 for "tires for truck"
			notice is hereby given that Suretic	however the property on hand does not list
	Order	Х	Insurance Company has not been	a truck. Need clarification. – Declaration of
			paid the bond premium or premiums upon becoming due and	Attorney Johnson filed on 8/21/15 states the
			payable nor upon demand. The	beneficiary, Daniel Kandarian owns a pick-
			aforementioned bond was posted	up truck and has a driver's license. The tires
			at the request of and on behalf of	on his truck needed to be replaced for
			the above named principal as	safety reasons. Co-Trustees purchased the
			required by the Probate Code of	tires.
			the State of California. As a result of	Please see additional page
	Aff. Posting		non-payment of said premiums the	Reviewed by: L∨
	Status Rpt		undersigned objects to the final	Reviewed on: 10/14/2015
	UCCJEA		discharge of the above named	Updates:
	Citation		being granted until such time as	Recommendation:
	FTB Notice		said premiums have been paid in full.	File 8 – Kandarian
			IUII.	1

8(additional page) Daniel Kandarian (SNT)

Case No. 13CEPR00796

NEEDS/PROBLEMS/COMMENTS continued:

- 3. Need Order. received; however does not comply with Local Rule 7.6.1C.
- 4. Notice of Non-Payment of Bond Premium was filed 08/28/2015. It appears the trustees are not paying the premium to the bonding company.

Note: If the petition is granted, status hearings will be set as follows:

• Monday, September 25, 2017 at 9:00 a.m. in Department 303, for the filing of the second account.

9 Fran Mae Johns (Estate) Case No. 14CEPR00073 Executor Johns, Dennis H (Pro Per)

Probate Status Hearing Re: Filing First Account and/or Petition for Final Distribution

DO	D: 01/14/2008	DENNIS H. JOHNS, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
		Executor with limited IAEA authority	<u>.</u>
		without bond on 06/23/2014.	Minute Order of 08/28/2015: Mr. Johns
			represents that he did not know he had to
	nt. from 082815	Letters issued on 06/23/2014.	prepare an accounting and has distributed
Col			much of the personal items. He is
	Aff.Sub.Wit.	Final Inventory & Appraisal filed	admonished that he should not be acting
	Verified	11/04/2014 shows an estate valued at	without the Court's approval. The Court
	Inventory	\$260,000.00.	revokes Mr. John's full authority forthwith and
	PTC	Adjourte Order of 07/22/2014 set this status	grants limited authority only. He is further admonished that he is to do nothing with the
	Not.Cred.	Minute Order of 06/23/2014 set this status hearing for the filing of the First Account	real property that is still in existence without a
	Notice of	and/or Petition for Distribution.	court order, and is ordered to file a petition
	Hrg	GIA, OF FORMOTTOL DISTIBUTION.	within 60 days. Mr. Johns states that he
	Aff.Mail	Status Report of Melvin K. Rube filed	recognizes that he needs to seek counsel,
	Aff.Pub.	10/15/2015 states he has been retained	and is directed to not pay any attorney fees
	Sp.Ntc.	by the executor, Dennis Johns, who	without a court order. No appearance is
	Pers.Serv.	resides in Sterling, Alaska, to prepare and file on his behalf, a first and final	necessary on 10/19/2015 if a petition is filed at least two Court days prior. If a petition is not
	Conf.	report and accounting and petition for	filed, Mr. Johns is admonished that he could
	Screen	final distribution. Attorney Rube has	be removed as Executor, and that he must
	Letters	reviewed the file provided by the	then be present in court or appear by Court
	Duties/Supp	Executor and has determined that	Call on 10/19/2015.
	Objections	before a first and final accounting can be filed, a supplemental Inventory and	Need First Account or Petition for Final
	Video	Appraisal needs to filed.	
	Receipt	прргавантесаз то пеа.	Distribution.
	CI Report	Mr. Rube states he is having knee	
	9202	replacement surgery on 10/22/2015 and	
	Order	will be out of his office for at least two	
	Aff. Posting	weeks. Therefore, Mr. Rube requests a	Reviewed by: └∨
	Status Rpt	90 day continuance of this matter so	Reviewed on: 10/14/2015
	UCCJEA	that a Supplemental Inventory and	Updates:
	Citation	Appraisal can be filed and a first and final report and account and petition for	Recommendation:
	FTB Notice	distribution prepared and filed with the	File 9 - Johns
		Court.	
		II	

9

10 William Leon Kermoyan (Estate) Case No. 14CEPR00227 Attorney Coleman, William H (for Leo Kermoyan – Administrator) Probate Status Hearing Re: Filing of the First Account

DOD: 11-24-11	LEO KERMOYAN, Son, was appointed Administrator with Will Annexed with full IAEA authority and bond set	NEEDS/PROBLEMS/COMMENTS:
	at \$479,000.00.	OFF CALENDAR.
	Final Inventory and Appraisal filed 08/27/2014 shows an	First and Final Account
Cont. from 082115,	estate of \$450,000.00.	filed 09/18/2015.
091415	·	Hearing is set for
Aff.Sub.Wit.	Minute Order of 04/22/2014 set this status hearing for	11/03/2015.
Verified	the filing of the First account.	
Inventory	Former Status Report filed 08/19/2015 states a Final	
PTC	Inventory and Appraisal of the estate was filed on	
Not.Cred.	08/27/2014, showing assets having a total appraised	
Notice of	value of \$450,000. Petitioner alleges that such inventory	
Hrg	totaling \$450,000 contains all the assets of the estate	
Aff.Mail	that have come to petitioner's knowledge or into his	
Aff.Pub.	possession. The sole asset of the estate was an 8-unit	
Sp.Ntc.	apartment complex located at 3402 E. Clinton Ave.	
Pers.Serv.	which was owned by decedent at the time of death	
Conf.	as his separate property. Decedent's spouse, Rose	
Screen	Kermoyan, managed the property and collected the rents until her death in February of 2014. The	
Letters	Administrator listed the property and gave notice of	
Duties/Supp	proposed action to all the beneficiaries under the will	
Objections	of the decedent. The apartment complex was sold	
Video	June 24, 2015, and resulted in the following: The real	
Receipt	property was valued at \$450,000 and sold for 90% of its	
CI Report	value, at \$405,000. It had no encumbrances or	
9202	mortgages on the property. The net proceeds on the	
Order	sale of eight units was \$371,986.37, after Broker's	
Aff. Posting	commission, maintenance fees and credit to buyer for	Reviewed by: L∨
Status Rpt	repairs, and escrow fees were paid.	Reviewed on: 10/14/2015
UCCJEA	Administrator is working with this attorney to draft an	Updates:
Citation	accounting of rents and list expenses paid since his	Recommendation:
FTB Notice	appointment as personal representative. It is estimated	File 10 – Kermoyan
	that the time it will take to prepare and to file the	
	Petition with the accounting will be four weeks.	

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11 Ralph R.L. Ash (Estate) Case No. 14CEPR00423

Attorney Setrakian, Philip S. (for Connie Hamlin – Administrator – Petitioner)

First Amended First and Final Account and report of Administrator and petition for Settlement Thereof; for Allowance of Statutory Attorney Fees and Administrator Compensation and for Final Distribution

DO	D: 4/1/14		CONNIE HAMLIN, Daughter and	NEEDS/PROBLEMS/COMMENTS:
			Administrator with Full IAEA without bond, is Petitioner.	Minute Order 9/14/15: Counsel has a proposed order to submit after court
Co	nt. from 09141		Account period: 4/1/14 - 6/1/15	today that he feels addresses the
	Aff.Sub.Wit.		Accounting: \$488,472.32 Beginning POH: \$478,437.52	defects.
_	Verified		Ending POH: \$233,843.77 (Cash)	Note: Declaration of Administrator
~	Inventory		φ=00,000 (0000.,	was filed 9/21/15. The following issue
<u> </u>	PTC		Administrator (Statutory): \$12,438.73	remains noted:
-	Not.Cred.		ALL (CL. L. L. M.10.400.70	
-	Notice of		Attorney (Statutory): \$12,438.73	Preliminary distributions totaling \$183,204.60 were made without
	Hrg		Closing: \$4,966.31	prior Court authorization in
~	Aff.Mail	W		violation of Probate Code §11620
	Aff.Pub.		Distribution pursuant to intestate	et seq.
	Sp.Ntc.		succession:	Alliharrada Hara Da alamani'an filad
	Pers.Serv.		Steven Ash: \$51,000.00	Although the Declaration filed 9/21/15 states notice was given
	Conf.		Connie Hamlin: \$51,000.00	and funds used to pay these
	Screen		Randy Ash: \$51,000.00	preliminary distributions were less
>	Letters		Timothy Ash: \$51,000.00	than one-half of the total net value
	Duties/Supp			of the estate pursuant to
	Objections			§113623(2), the Court may require clarification with reference to the
	Video			request that all acts and
	Receipt			proceedings of the Administrator
	CI Report			be confirmed, ratified, and
~	9202			approved.
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
	UCCJEA			Updates:
	Citation			Recommendation:
Ľ	FTB Notice			File 11 – Ash

12 Ryan James Hall & Randii Jaiden Hall (GUARD/P) Case No. 14CEPR00819

Petitioner Hall, Aaron J. (Pro Per – Father – Petitioner)

Guardian Carr, Theresa D. (Pro Per – Paternal Grandmother – Guardian)

Petition for Termination of Guardianship

			See petition for details.	NEEDS/PROBLEMS/
			see pennon for details.	COMMENTS:
				COMMENTS.
				1. Need Notice of Hearing.
				1. Recallonce of ficaling.
				2. Need proof of service of
	Aff.Sub.Wit.			Notice of Hearing at least
~	Verified			15 days prior to the hearing
	Inventory			per Probate Code
	PTC			§1460(b)(5) on <u>all relatives</u> :
	Not.Cred.			- Amanda Haven (Mother) - Randy Hall
	Notice of	Х		(Paternal Grandfather)
	Hrg			- David Owen
	Aff.Mail	Х		(Maternal Grandfather)
	Aff.Pub.			- Mary Owen
	Sp.Ntc.			(Maternal Grandmother)
	Pers.Serv.			
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
>	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 12 – Hall

12

13 Joy J. Leos (GUARD/P)

Case No. 15CEPR00110

Petitioner Petitioner Estrada, Richard Lucio (Pro Per – Maternal Grandfather – Petitioner) Estrada, Jacqueline (Pro Per – Maternal Grandmother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. Code §1510)

Г			The state of the s	,
			See petition for details.	NEEDS/PROBLEMS/
				COMMENTS:
				Minute Order 9/1/15
—				(Temp): The Court dispenses
				with notice to the father
	Aff.Sub.Wit.			unless and until his
~	Verified			whereabouts become
	Inventory			known. The Court orders that the father not be
	PTC			allowed to have any visits.
	Not.Cred.			Mother is authorized to
~	Notice of			have supervised visits only,
	Hrg			and no overnights.
	Aff.Mail			Additionally, mother is not
	Aff.Pub.			to be left alone with the
	Sp.Ntc.			child in any way.
>	Pers.Serv.	W		
~	Conf.			
	Screen			
>	Letters			
>	Duties/Supp			
	Objections			
	Video			
	Receipt			
>	CI Report			
~	Clearances			
>	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
~	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 13 – Leos

14A Nathan Finney, Breanna Finney & Rikki Finney (GUARD/P)

Case No. 15CEPR00122

Petitioner Alvarez, Chantelle (Pro Per – Aunt – Petitioner)

Petition for Termination of Guardianship

			See petition for details.	NEEDS/PROBLEMS/COMMENTS:
				Page A - Petition for Termination of Guardianship with Tennison Finney, Step-Mother.
	Aff.Sub.Wit.			Page B - Petition for Guardianship with Chantell Alvarez, Paternal Aunt.
~	Verified			Minute Order 8/27/15 (Temp):
	Inventory			Petitioner represents that the minors
	PTC			have been residing with her since
	Not.Cred.			June, despite what Tennison Finney, aka Tennison Stone, previously
	Notice of Hrg	Х		reported to the Court. The Court orders that the Orders/Letters appointing Tennison Finney are
	Aff.Mail			suspended forthwith and appoints
	Aff.Pub.			Chantelle Alvarez as Temporary
	Sp.Ntc.			Guardian of the minors.
	Pers.Serv.			Minute Order 9/9/15 (OSC): Ms. Stone
	Conf. Screen			reports that the minors are with Chantelle Alvarez, but were still in Ms. Stone's care until June when they
	Letters			went to stay with Ms. Alvarez for the
	Duties/Supp			summer. She did not obtain
	Objections			counseling for Breanna as ordered because the minor was not with her.
	Video Receipt			The Court vacates the OSC and orders that Ms. Stone need not
	CI Report	Χ		appear at the general hearing on 10/19/15.
	9202			, , , , , , ,
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14A - Finney

14A

14B Nathan Finney, Breanna Finney & Rikki Finney (GUARD/P)

Case No. 15CEPR00122

Petitioner Alvarez, Chantelle (Pro Per – Aunt – Petitioner)

Petition for Appointment of Guardian of the Person

	Petition for Appointment of Guardian of the Person			
			See petition for details.	NEEDS/PROBLEMS/
				COMMENTS:
				Note: Continuance is
-				required for Court
				Investigation.
	Aff.Sub.Wit.			
-	Verified			
Ì	Inventory			
	PTC			
	Not.Cred.			
 	Notice of			
<u> </u>	Hrg			
~	Aff.Mail	W		
-	Aff.Pub.			
	Sp.Ntc.			
~	Pers.Serv.	W		
 	Conf.			
	Screen			
~	Letters			
~	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report	Χ		
	Clearances	Χ		
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
>	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14B - Finney

14B

Petitioner Andres Alfonso Cobarubias (Pro Per – Brother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. Code §1510)

\mathbf{T}		. 01	To the feet of Guardian of the Ferso	_ `
 			See petition for details.	NEEDS/PROBLEMS/COMMENTS:
072	nt. from 06151 2015, 083115, 2815 Aff.Sub.Wit.	5,		Minute Order 9/28/15: Petitioner represents that the paternal grandfather is Alberto Reyes and the paternal grandmother is deceased. Continued for proper notice to the paternal grandfather.
~	Verified			
	Inventory PTC			1. Notice of Hearing filed 9/30/15 indicates mailed
	Not.Cred.			service to "Alberto Pacheco, grandfather on dad's side"
~	Notice of			and "Rosa Pacheco,
	Hrg			grandmother on dad's side."
>	Aff.Mail			-
	Aff.Pub.			These names are inconsistent
	Sp.Ntc.			with the information provided at the hearing. Is the paternal
>	Pers.Serv.	w/		grandfather Alberto Reyes or
~	Conf.			Alberto Pacheco? Is the
	Screen			paternal grandmother
>	Letters			deceased, or is Rosa
>	Duties/Supp			Pacheco the paternal grandmother?
	Objections			granamomer:
	Video			
	Receipt			
>	CI Report			
\	Clearances			
Ě	Order Aff. Posting			Reviewed by: skc
-	Status Rpt			Reviewed by. SRC Reviewed on: 10/13/15
~	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 15 - Reyes

Petitioner

Petition for Appointment of Guardian of the Person (Prob. Code §1510)

	See petition for details.	NEEDS/PROBLEMS/COMMENTS:
Cont. from 061515, 072015, 083115	=	Minute Order 8/31/15: Ms. Perez is sworn and interprets for the petitioner. The petitioner is directed to bring Aurora Heredia to the next hearing.
Aff.Sub.Wit. Verified Inventory PTC Not.Cred.	= = = =	Minute Order 7/20/15: Maria Vargas and Ruby Martinez are to file written objections by 8/3/15 or the Court will not consider them.
V Notice of Hrg Aff.Mail		As of 10/13/15, no objections have been filed.
Aff.Pub. Sp.Ntc.		The following issue remains noted:
Pers.Serv.Conf.ScreenLetters		Notices of Hearing served on paternal grandmother Felipa Arredondo and maternal grandmother Ruby
✓ Duties/Supp Objections		Martinez on 9/30/15 are still defective. Notice of Hearing
Video Receipt		appears to have served along with the Temp Order (GC-140) and Duties (GC-
✓ CI Report ✓ Clearances	=	248) only, but not a copy of
✓ Order	1	the petition per §1511.
Aff. Posting]	Reviewed by: skc
Status Rpt	_	Reviewed on: 10/13/15
✓ UCCJEA Citation	4	Updates:
FTB Notice	4	Recommendation: File 16 - Saavedra
11121101100	<u> </u>	iv daardala

16

17 Petitioner

Case No. 15CEPR00401

Lavonye Ligons (GUARD/P)
Melva Palms (Pro Per – Non-relative – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. Code §1510)

			See petition for details.	NEEDS/PROBLEMS/COMMENTS:
	nt. from 061515 2715, 083115	5,		Minute Order 8/31/15: Petitioner advises the Court that she has had some deaths in the family and would like to request continuance.
<i>→</i>	Aff.Sub.Wit.			As of 10/13/15, nothing further has bene filed. The following issues remain:
	Inventory			1. Need Notice of Hearing.
	PTC			_
	Not.Cred.			Need proof of personal service of Notice of Hearing with a copy
	Notice of	Х		of the petition per Probate Code
 	Hrg			§1511 at least 15 days prior to
-	Aff.Mail	Х		the hearing or consent and waiver of notice on:
-	Aff.Pub.			- Thurman Ligons (Father)
-	Sp.Ntc. Pers.Serv.			- Laquandra Kinchen Ligons
	Conf.	Х		(Mother)
`	Screen			3. Need proof of service of Notice
~	Letters			of Hearing with a copy of the
~	Duties/Supp			petition per Probate Code §1511 at least 15 days prior to the
	Objections			hearing or consent and waiver
	Video			of notice or declaration of due
	Receipt			diligence on:
	DSS Report	Χ		- Paternal Grandmother
	Clearances	Χ		- Maternal Grandfather Nick Kinchen
~	Order			- Maternal Grandmother
				Cassandra Miles
				- Siblings age 12 or older
<u> </u>	Aff. Posting			Reviewed by: skc
<u> </u>	Status Rpt			Reviewed on: 10/13/15
_	UCCJEA			Updates:
	Citation			Recommendation:
<u> </u>	FTB Notice			File 17 - Ligons

Case No. 15CEPR00410

18 Jovanii Pascale (GUARD/P)
Petitioner Villalvazo, Roseana (Pro Per – Maternal Great Aunt)

Petition for Appointment of Guardianship of the Person

Ag	e: 13		TEMPORARY EXPIRES 09/21/2015	NEEDS/PROBLEMS/COMMENTS:
	nt. from 062915,		ROSEANA VILLALVAZO, maternal great aunt, is petitioner.	Minute Order of 09/21/2015 (Judge Petrucelli): Petitioner not present due to illness. The Court finds due diligence
080	315, 092115 Aff.Sub.Wit.		<u>Please see petition for details</u>	as to Justin Lyman, father.
	Verified			
✓	verilled			1. UCCJEA is incomplete. Need
	Inventory			minor's residence information for the past 5 years.
	PTC			irie pasi 3 years.
	Not.Cred.			
✓	Notice of			
	Hrg	,		
✓	Aff.Mail	w/		
	Aff.Pub.			
	Sp.Ntc.			
1	Pers.Serv.	w/		
√	Conf. Screen			
√	Letters			
✓	Duties/Supp			
	Objections			
	Video			
<u> </u>	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/14/2015
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 18A - Pascale

19 In Re: The Restated Campbell Family Trust Case No. 15CEPR00474

Attorney Schorling, Douglas D. (for Kevin S. Campbell – Beneficiary – Petitioner)

Roberts, Gregory J. (for Billie J. Campbell – Trustee – Respondent)

Petition to Compel Trustee to Account

		remon to compet hostee to Account
	ry W. Campbel D: 8/4/00	KEVIN S. CAMPBELL, Beneficiary, is Petitioner.
		Petitioner he is a beneficiary of The Restated
		Campbell Family Trust (The Trust) executed
		by JERRY W. CAMPBELL and BILLIE J.
	nt from: 062215	CAMPBELL on 3/16/95. The trust provides that
)615, 081715	upon the death of the first Trustor, the trust estate is to be divided into three trusts:
	Aff.Sub.Wit.	Trust A, the Jerry W. Campbell Family Trust;
-	Verified	Trust B, the Billie J. Campbell Family Trust; and
	Inventory	Trust C, the Campbell QTIP Trust
	PTC	The Trust appoints BILLIE J. CAMPBELL as
	Not.Cred.	trustee of all three trust, and appoints the
~	Notice of	trustors' two sons, RANDALL D. CAMPBELL
	Hrg	(DOD 1/4/07) and RICKY D. CAMPBELL (DOD
>	Aff.Mail	4/20/09), and
	Aff.Pub.	DAVID ASH as successor co trustees. As a result of the deaths of Randall D. Campbell
	Sp.Ntc.	and Ricky D. Campbell, David Ash is the sole
	Pers.Serv.	successor trustee.
	Conf.	It is an all and to Detition and death an Billian
	Screen	It is unclear to Petitioner whether Billie J. Campbell is still the trustee of the trusts. It is
	Letters	possible that she has resigned or has
	Duties/Supp	appointed David Ash as a co-trustee.
~	Objections	
	Video	The trustors are also the trustors of
	Receipt	The Jerry W. Campbell and Billie J. Campbell Irrevocable Trust dated 3/28/91. DAVID ASH
	CI Report	is the trustee of the Irrevocable Trust.
	9202	
	Order	Petitioner believes it is possible that Billie J. Campbell and David Ash have commingled assets between the Trust and the Irrevocable Trust.
		Paragraph 2.1 of Section V of the Trust specifically requires the trustee to account. Neither Billie J. Campbell nor David Ash has made any report of information about the Trust nor any account of the Trust.
	Aff. Posting	On 9/29/14 Potitionar mailed by cortified
	Status Rpt	On 8/28/14, Petitioner mailed by certified mail a written demand for documentation
	UCCJEA	including annual accountings, information
	Citation	under Probate Code §16060, 16061, 16060.7.
	FTB Notice	

NEEDS/PROBLEMS/COMMENTS:

Minute Order 8/17/15: Mr. Schorling reports to the Court that he spoke with Mr. Roberts by phone this morning, who indicated that he inadvertently failed to calendar this morning's hearing, but that he has information to provide to Mr. Schorling. Mr. Roberts is ordered to be personally present in Court on 10/19/15.

As of 10/13/15, nothing further has been filed.

Note: Declaration of Douglas D. Schorling in Response to Response to Petition was filed 6/29/15. See additional pages.

- Petitioner provides names and addresses of the "other beneficiaries;" however, Probate Code §17201 requires the petition to list of each person entitled to notice. Need complete list of each person entitled to notice in this proceeding, including Petitioner's own information.
- Notice of Hearing filed 6/3/15 indicates service mailed on July 29, 2015. Need amended Notice of Hearing reflecting the correct service date.

Reviewed by: skc
Reviewed on: 10/13/15
Updates:
Recommendation:
File 19 - Campbell

SEE ADDITIONAL PAGES

19 In Re: The Restated Campbell Family Trust Case No. 15CEPR00474

Page 2

Petitioner states the trustee has failed and refused to prepare and provide Petitioner with the requested account and has failed and refused to Provide Petitioner with any of the requested information and documentation. In addition, the Trustee never provided Petitioner with the required notice under §16061.7 upon the death of Jerry W. Campbell.

Attached to the petition are the Exhibit A – Restated Campbell Family Trust dated 3/16/95, Petitioner's Letter dated 8/28/14, and the certified mail return receipt for the Letter.

Petitioner prays for an order:

- 1. Compelling Billie J. Campbell and/or David Ash to prepare and file with this Court an account of the Trust since its commencement on 3/28/91, including copies of any and all documents that support, substantiate, or evidence any item set forth in the accounting. See petition for specifics re requested documentation:
- 2. Instructing Billie J. Campbell and/or David Ash to petition this Court for the settlement of the account and give notice of hearing on the petition;
- 3. Compelling Billie J. Campbell and/or David Ash to provide Petitioner with all information necessary under §06060 to keep the beneficiaries reasonably informed of the trust and its administration;
- 4. Compelling Billie J. Campbell and/or David Ash to provide Petitioner with information under §16061 to report to the beneficiary by providing the requested information relating to the administration of the trust relevant to the beneficiary's interest;
- 5. Compelling Billie J. Campbell and/or David Ash to provide Petitioner with the terms of the Trust, as required by §16060.7;
- 6. For such attorney fees and costs as may be allowable by law; and
- 7. For all other orders the court deems proper.

Response filed 6/8/15 by BILLIE J. CAMPBELL states:

- Respondent is the sole beneficiary and currently acting sole trustee of Trust B with power to amend and/or revoke Trust B, and as trustee, no duty to account to any other person of the financial transactions of Trust. B.
- No Trust C (QTIP Trust) was established pursuant to the death of Jerry W. Campbell as the trust had insufficient assets to require such establishment.
- Trust A was not subdivided into "Exempt Family Trust A" and "Non-Exempt Family Trust A" because there were no generation-skipping issues which would require such subdivision. Respondent is the lifetime sole beneficiary of Trust A and unless as trustee she determines to make discretionary distributions to others, the lifetime sole principal beneficiary of Trust A, the intention of Jerry W. Campbell being to provide first for the needs of his surviving spouse (see Trust). There is no distribution of Trust A assets required to be made to any beneficiary other than Respondent until Trust A is divided into separate shares upon her death.

SEE ADDITIONAL PAGES

19 In Re: The Restated Campbell Family Trust Case No. 15CEPR00474

Page 3

Respondent states the duty of the trustee to account is to the beneficiaries of "their trust." Until the death of Respondent, no trusts are established for any beneficiaries other than Respondent. Consequently, Trustee currently has no duty to account to anyone other than Respondent of the transactions of any trust established under the Restated Campbell Family Trust.

To Respondent's belief, the administration of the Irrevocable Trust, of which Respondent was not a trustee, has been concluded.

Respondent has had to retain counsel to file this response and asks the Court to order Petitioner to reimburse the costs and fees incurred, as proven upon subsequent declaration of Gregory J. Roberts.

Respondent prays for an order:

- 1. That Respondent is the sole beneficiary of Trust B entitled to an accounting;
- 2. That Respondent was never a trustee of the Irrevocable Trust and has no obligation to account or participate in any accounting;
- 3. That Petitioner shall reimburse Respondent for the costs and attorney's fees she has incurred; and for
- 4. Such other and further relief as the Court deems proper.

<u>Examiner's Note</u>: The Irrevocable Trust is not before the Court at this time; therefore, the Court cannot make orders regarding Respondent's obligations in connection with the Irrevocable Trust.

Declaration of Douglas D. Schorling in Response to Response to Petition to Compel Trustee to Account filed 6/29/15 states under Probate Code §24, a "beneficiary" as it relates to a trust means a person who has any present or future interest, vested or contingent. Petitioner is clearly a beneficiary and is entitled to all of the rights granted to a beneficiary under the Probate Code. In her response, the trustee admits that Trust A is irrevocable, but take the position that the trustee has no duty to account because she is still alive. Not only is the trustee's position contrary to California law, it also ignores the fact that Petitioner has requested more than an accounting. Petitioner has requested the information to which he is entitled pursuant to §16060, 16060.7, 16061, and 16061.5. The trustee has also failed to provide notification as required by §16061.7 and is therefore liable under §16061.7 for all damages, attorney's fees, and costs caused by that failure. See declaration for authority. Declaration states Petitioner is entitled to the relief requested in the petition.

Petitioner is also sensitive to the fact that the trustee, who is his grandmother, apparently feels burdened by Petitioner's requests. Consequently, Attorney Schorling has advised counsel for the trustee that Petitioner is willing to forego an official accounting if the trustee is willing to provide the other information and documentation requested. To the extent any of the requested information is also available to third parties, such as financial institutions, the trustee is free to have the information provided directly to petitioner by such third parties rather than providing herself.

20 Skarlett Lopez, Natalia Lopez (GUARD/P) Case No. 15CEPR00526

Petitioner: Ana Torres (paternal grandmother - pro per)

Petitioner: Emily Alvarez (maternal great-grandmother - pro per)

Petition to Appoint Guardian of the Person

		THERE IS NO TEMPORARY. No temporary	NEEDS/PROBLEMS/COMMENTS:
		was requested.	WEEDS/TROBLEMS/COMMENTS.
	ont. from 072015,	EMILY ALVAREZ, maternal great grandmother, and ANA TORRES, paternal grandmother, are petitioners.	Continued from 8/31/15. Minute order states the examiner notes were handed in open court. As of 10/14/15 the following issues remain:
	Aff.Sub.Wit.	Please see petition for details.	1. Need Notice of Hearing.
✓	Verified	Court Investigator Report filed on	2. Need proof of personal service of
	Inventory	7/13/15	the Notice of Hearing along with
	PTC		a copy of the Petition or Consent
	Not.Cred.		and Waiver of Notice or
	Notice of X]	Declaration of Due Diligence on:
	Hrg		a. Ramon Torres (father) b. Victoria Morales (mother)
	Aff.Mail X		b. Victoria Moralos (momeny
	Aff.Pub.		3. Need proof of service of the
	Sp.Ntc.		Notice of Hearing along with a
	Pers.Serv. X		copy of the Petition or Consent and Waiver of Notice or
✓	Conf.		Declaration of Due Diligence on:
-	Screen	4	a. Sabino Lopez (paternal
✓	Letters		grandfather)
✓	Duties/Supp		b. Unknown maternal grandfather
	Objections		c. Natalie Alvarez (maternal
	Video		grandmother) `
	Receipt		
✓	CI Report		
	9202		
✓	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 10/14/15
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 20 – Lopez
			00

Attorney Curtis D. Rindlisbacher (Petitioner and Court-appointed Attorney for Conservatee)

Petition for Order for Attorney Fees and for Order Terminating Appointment of Counsel

			CURTIS D. RINDLISBACHER, Attorney Court-	NEEDS/PROBLEMS/COMMENTS:
			appointed on 8/12/2015 to represent the	,
			Conservatee, is Petitioner.	
			·	
Со	ont. from		PUBLIC GUARDIAN was appointed Conservator	
	Aff.Sub.Wit.		of the Person and Estate on 7/2/2015; Amended	
1	Verified		Order Appointing Probate Conservator of the Person and Estate was filed 8/26/2015.	
	Inventory			
	PTC			
	Not.Cred.		~Please see Petition for details~	
✓	Notice of Hrg			
✓	Aff.Mail	W/		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
<u> </u>	Receipt]]		
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LEG
<u> </u>	Status Rpt			Reviewed on: 10/13/15
	UCCJEA			Updates:
	Citation	<u> </u>		Recommendation:
	FTB Notice			File 21 – Cotton

Petitioner Charleena T. Mack (Pro Per Petitioner)

Petition for Appointment of Guardian of the Person

			NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
—				
			CHARLEENA T. MACK, maternal aunt, is	Continued from 8/31/2015.
			Petitioner.	Minute Order states in
Cor	nt. from 08311:	5	~Please see Petition for details~	pertinent part that the Court notes that Charles Mack is
-	Aff.Sub.Wit.		~riease see reillion for details~	deceased and is the
	Verified		Court Investigator's Report was filed on	Petitioner's father. The
<u> </u>			8/18/2015.	Petitioner is provided a copy
-	Inventory			of the examiner notes and is
	PTC			directed to cure the defects.
-	Not.Cred.			(Note: All defects appear to have been cured.)
	Notice of			nave been corea.)
	Hrg	24.7		
✓	Aff.Mail	W/		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.	Χ		
	Conf.			
-	Screen			
✓	Letters			
√	Duties/Supp			
	Objections			
	Video			
	Receipt			
✓	CI Report			
✓	Clearances			
√	Order			
	Aff. Posting			Reviewed by: LEG
	Status Rpt			Reviewed on: 10/13/15
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 22 – Hadley

Petitioner

23

Rocha, Patricia (Pro Per – Non-Relative – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. Code §1511)

			See petition for details.	NEEDS/PROBLEMS/ COMMENTS:
	Aff.Sub.Wit.			
_				
ľ	Verified			
	Inventory			
	PTC			
	Not.Cred.			
~	Notice of			
	Hrg			
~	Aff.Mail	W		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
~	Conf.			
	Screen			
~	Letters			
~	Duties/Supp			
	Objections			
	Video			
	Receipt			
~	CI Report			
~	Clearances			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/13/15
~	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 23 – Huaracha

24 Shaiane Williams-Alvarado and Joseph Williams, Jr. (GUARD/P) Case No. 15CEPR00801

Petitioner Jonathan Grimes (Pro Per, maternal grandfather)

Petitioner Paquita Yolanda Grimes (Pro Per, maternal grandmother)

Petition for Appointment of Guardian of the Person

_			r elillori for Appointment of Godraidir of	1
			NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			JONATHAN D. GRIMES and PAQUITA YOLANDA GRIMES, maternal grandparents, grandparents	Need proof of service by mail of the Notice of Hearing with a
Cont. from			grandparents, are Petitioners.	copy of the Petition for
	Aff.Sub.Wit.		~Please see Petition for details~	Appointment of Guardian, or Consent to Appointment of
✓	Verified			Guardian and Waiver of Notice,
	Inventory		Court Investigator's Report filed	or a Declaration of Due Diligence, for:
	PTC		10/13/2015.	Jasmine Alvarado, sibling
	Not.Cred.			(age 15);
	Notice of Hrg	Χ		 Paternal grandparents.
	Aff.Mail	Χ		2. UCCJEA form filed on 8/18/2015
	Aff.Pub.			does not provide residence
	Sp.Ntc.			information for the last 5 years
	Pers.Serv.	Χ		as required.
✓	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
✓	CI Report			
√	Clearances			
√	Order			
	Aff. Posting			Reviewed by: LEG
	Status Rpt			Reviewed on: 10/13/15
✓	UCCJEA			Updates: 10/14/15; 10/15/15
	Citation			Recommendation:
	FTB Notice			File 24 – Williams-Alvarado

Petitioner Rosa Hernandez (Pro Per)

Spousal or Domestic Partner Property Petition

DOD: 6/3/2015	ROSA HERNANDEZ, surviving spouse,	NEEDS/PROBLEMS/COMMENTS:
	is Petitioner. No other proceedings.	Petition contains defects which include, but are not limited to, the following:
Cont. from	Decedent died intestate.	Need Notice of Hearing and proof of service by mail of the Notice of
Aff.Sub.Wit.	Petitioner states she married Decedent on 4/7/1977 in Mexicalli,	Hearing pursuant to Probate Code § 13655(a)(2) for all persons listed in Item
Inventory	Mexico, and upon coming to the	9 of Petition.
PTC	United States, she and Decedent	2. Item 5(a)(1) of the Petition is
Not.Cred.	married again, on 7/24/1978, in Los Angeles, California (marriage	incomplete re: natural or adopted
Notice of X	certificates attached as Exhibits 1	surviving child.
Hrg X	and 2.) [Please see additional page	3. Item 5(a)(2) of the Petition is
Aff.Pub.	for summary of Petitioner's Declaration.]	incomplete re: issue of a predeceased child.
Sp.Ntc.	•	Crina.
Pers.Serv.	Petitioner requests: 1. Court determination that real	4. Item 5(b) of the Petition is incomplete
Conf.	property located on McKenzie	re: survived by a stepchild or foster child.
Screen Letters	Ave. in Fresno; and real property	
Duties/Supp	on Las Cruses Court in Salinas; and real property on Home Ave.	Attachment 7(a) to the Petition does not contain the legal descriptions of
Objections	in Fresno; and vehicles, tools,	each of the subject real properties,
Video	jewelry, bank accounts, and	including the APN (Assessor's Parcel
Receipt	Social Security pension, all listed in Attachment 7(a), passes to	Number) which Petitioner requests to be determined as having passed to
CI Report	her; and	her as surviving spouse.
Order X	2. Court confirmation that Ino	(Nagal Attendendary 7/b) to the Datition
	property is listed in an Attachment 7(b)] belongs to her. ~Please see additional page~	6. Need Attachment 7(b) to the Petition containing the legal descriptions of each of the subject real properties, including the APN (Assessor's Parcel Number), and all the personal property, which Petitioner requests to
		be determined as having belong to her as surviving spouse. ~Please see additional page~
Aff. Posting		Reviewed by: LEG
Status Rpt		Reviewed on: 10/14/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 25 – Negrete

25 Additional Page, Juan Rios Negrete (Spousal) Case No. 15CEPR00876

Petitioner's Declaration attached to the Petition states:

- She and Decedent had 5 children and never divorced and there never was a custody or child support order;
- Decedent purchased the properties listed in this Petition in his name; he was a controlling man; they
 separated but remained friends; he lived in Fresno and she lives in Las Vegas, Nevada;
- When Decedent found out he was dying of pancreatic cancer in May of 2015, she would visit with him, while he lived with his girlfriend, KIM HARRIS;
- Decedent spoke of a will but was too sick to write one; he was in a lot of pain and could not walk nor knew where he was due to pain and medication; he was in and out of the hospital; she and their son,
 ALVARO NEGRETE, took care of Decedent; he was sent home from the hospital on 6/2/2015 and died on 6/3/2015;
- They have a daughter, **MARIA NEGRETE**, who produced a Trust stating that Decedent had left her in charge of everything; the handwriting on the Trust is not Decedent's signature; he was to have signed this document on 6/1/2015; he was in no condition to sign nor speak;
- When Decedent died, Maria told the doctors that Decedent was divorced; since Decedent's death,
 Maria has taken over \$18,000.00 out of Decedent's bank account, and the bank put a freeze on the
 account after Petitioner produced documents proving to be the surviving spouse;
- There is real property and personal property to be administered; it has taken her this long to petition the Court due to her having to take care of their son who is recovering from second and third degree burns from a work-related injury;
- Maria has taken vehicles and put them in her name and took them to Arizona;
- Decedent's girlfriend, KIM HARRIS, also took vehicles; all the vehicles belong to Decedent;
- Maria is trying to clear out Decedent's account and put her brothers out of the property belonging to Decedent:
- She prays for a court date to resolve this matter of the fraudulent Trust and prove that she is indeed the surviving spouse of the Decedent.

NEEDS/PROBLEMS/COMMENTS, continued:

- 7. Item 8 of the Petition is incomplete re: written agreement.
- 8. Item 10 of the *Petition* states there exists no genuine will or trust, and that [Decedent] was too ill to sign the trust. However, *Exhibit 4* to the *Petition* contains a copy of an apparently executed and notarized document entitled the **JUAN RIOS NEGRETE REVOCABLE LIVING TRUST**. Petitioner cannot seek to have the Trust determined as fraudulent via the instant spousal property petition.
- 9. Item 12 of the *Petition* states a petition for probate or for administration of Decedent's estate is being filed with this *Petition*. Court records do not show such proceeding has been filed or is pending.
- 10. Petition includes Attachment 1, 2, and 3, containing copies of Deeds, two of which do not include the identified exhibits which describe the real properties, and one of which appears to transfer the identified real property to **ALVARO NEGRETE**, **JUAN NEGRETE**, and **KIM HARRIS**, as joint tenants. Said Attachments are ineffective for any purpose related to the instant spousal property petition.
- 11. Petition is signed but is not dated nor verified by the Petitioner pursuant to Probate Code § 1021 and CA Rule of Court 7.103. [Note: Declaration attached to the Petition is notarized and verified.]

Petitioner Anita L. Carter (Pro Per)

Petition for Appointment of Temporary Guardian of the Person

	General Hearing set for 12/14/2015	NEEDS/PROBLEMS/COMMENTS:
	ANITA L. CARTER, maternal aunt, is Petitioner.	Need Notice of Hearing and proof of five (5) court days'
Cont. from	Dia waa aa a Daliki ay fay alabaila	notice by personal service of
Aff.Sub.Wit.	~Please see Petition for details~	the Notice of Hearing with a
√ Verified		copy of the Petition for
Inventory		Appointment of Temporary Guardian, or Consent to
PTC		Appointment of Guardian
Not.Cred.		and Waiver of Notice, or a
Notice of X		Declaration of Due
Hrg		Diligence for:
Aff.Mail		_
Aff.Pub.		Craig Simpson, father, if Court does not assure.
Sp.Ntc.		Court does not excuse notice as Petitioner
Pers.Serv. X		requests.
✓ Conf.		·
Screen		2. Item 19 of the Confidential
✓ Letters		Guardian Screening form
✓ Duties/Supp		filed on 10/2/2015 is incomplete. (This defect
Objections		should be cured prior to the
Video		general hearing on
Receipt		12/14/2015.)
CI Report		
9202		
√ Order		
Aff. Posting		Reviewed by: LEG
Status Rpt		Reviewed on: 10/14/15
✓ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 26 – Simpson

27 Jahmeeah Broadus, Jimmy Serna (GUARD/P) Case No. 15CEPR01002 Petitioner: Yavonne Tunstall (pro per)

Petition for Appointment of Temporary Guardian of the Person

		GENERAL HEARING 12/16/15	NEEDS/PROBLEMS/COMMENTS:
 		SENERAL HEARING 12/10/13	TALLES, I ROBLLIAIS, COMMINICIAIS.
Cont. from Aff.Sub.Wit.		YAVONNE TURNSTALL, maternal grandmother, is petitioner. Please see petition for details.	Based on the statements from the petitioner that the children are in foster care in Kings County, it appears that Kings County Juvenile Court has jurisdiction of this matter.
1	Verified	1	
	Inventory		 Need Notice of Hearing. Need proof of service of the Notice of
	PTC		Hearing along with a copy of the
	Not.Cred.		temporary petition or Consent and
	Notice of X		Waiver of Notice or Declaration of Due Diligence on:
	Aff.Mail	1	a. Jimmy Dave Serna, Sr. (father)b. Shalone Quinetta Broadus (mother)
	Aff.Pub.	1	Note: A Declaration of Due Diligence
	Sp.Ntc.		was filed for the father, Jimmy Serna.
	Pers.Serv. X		The declaration states the father has
1	Conf. Screen		written petitioner from prison. Therefore it appears his whereabouts
1	Letters	=	are not unknown and he should be noticed of the hearing.
1	Duties/Supp		3. Confidential Guardian Screening form
	Objections		is incomplete at question 2, has petitioner been charged with, arrested
	Video		for, or convicted of a crime deemed
	Receipt		to be a felony or misdemeanor? And
	CI Report		question 5, is petitioner receiving services from a psychiatrist,
_	9202	_	psychologist, or therapist for a mental
•	Order		health related issue? Questions 10, 11 and 12 have yes answers without explaining as required.
	Aff. Posting		Reviewed by: KT
	Status Rpt	_	Reviewed on: 10/14/15
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 27 – Broadus/Serna